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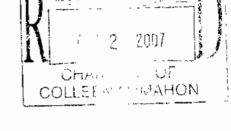
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"AWAITING ADMISSION TO THE BAR

MEMO ENDORSED

October 2, 2007

VIA FACSIMILE / (212) 805-6326

Hon. Colleen McMahon United States District Judge United States Courthouse 500 Pearl Street, Room 640 New York, New York 10007

Re:

Bonomo v. Mitsubishi Int'l Corp.; 07 Civ. 5967 (CM)

Dear Judge McMahon:

We represent the plaintiff, James Bonomo, in the above-captioned matter. We write to request an extension of time to conduct plaintiff's deposition, which pursuant to the existing scheduling order must be completed by October 31. Due to the trial schedule of plaintiff's counsel, we are unable to schedule plaintiff's deposition in October. Both sides are available on November 9 to conduct plaintiff's deposition, and plaintiff thus requests an extension until that date. Counsel for defendant does not object to this request. This is the first request for an extension of time. A proposed revised case management plan is attached.

Respectfully submitted,

cc: Glenn S. Grindlinger, Esq. (via facsimile / (212) 230-5187)